**REMARKS** 

Claims 1-7 are pending in the present application and are rejected. Claims 1-3 and 5-7

are herein amended. New claim 8 is added herein. Support for the amendments and new claim

are found at page 1, lines 5-12; page 10, lines 4; and Figures 9-12, 19, 25 and 26.

Applicant's Response to Claim Rejections under 35 U.S.C. §102

Claims 1-4 and 6 were rejected under 35 U.S.C. §102(b) over Branick (USP

3,917,250). Claims 1-4 and 6 were also rejected under 35 U.S.C. §102(b) over Davis, Jr.

(USP 3,083,437).

Both Davis and Branick disclose swing arms having a cylindrical shape. As is apparent

from Figure 1 of Davis, the swing arm is shaped like a cylinder. With regard to Branick, the

swing arm is also shaped like a cylinder, since element 60 composing the swing arm 10 is

referred to as a "tubular member." Please see column 2, line 49.

Therefore, neither of these swing arms are a "rectangular plate," as recited by independent

claims 1, 2 and 6. In addition, neither of the references describes and suggests a device for

folding "continuous paper having a perforation" as recited by the claims. For at least the

foregoing reasons, Applicants argue that the claims as amended distinguish over the cited art.

Favorable reconsideration is respectfully requested.

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Applicant's Response to Claim Rejections under 35 U.S.C. §103

Claims 5 and 7 were rejected under 35 U.S.C. §103(a) over Branick, in view of

Martin et al. (USP 5,062,597).

The Office Action argues that claims 5 and 7 are obvious in view of Branick and

Martin. Applicants respectfully submit that Martin does not teach or suggested the claimed

error detection mechanism and control means for recovering said device from said fold error in

the specific manner recited in claim 5. Martin describes a vertically movable receiving table 47

that moves down slowly as the pile increases and means for discharging a fully built-up pile (see

e.g., column 5, line 53 to column 6, line 45). The vertical movement and control of the receiving

table 47 does not involve any response to a detection of a fold error.

Indeed, consideration of a specific detection of a fold error is conspicuously missing from

the rejections set forth in the Office Action. Nothing in Martin teaches or suggests the present

claimed control means for recovering said device from said fold error. For at least these reasons,

the present claimed invention of claim 5 patentably distinguishes over the prior art.

In addition, nothing in Martin addresses the further features recited in claim 5 for the

control means to stop the swinging of the swing arm, as well as the contemporaneous descending

of the table through a predetermined distance and then ascending the table back to its original

level, upon detection of a fold error.

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Again, Martin only describes the vertical movement of the receiving table 47 as the pile

increases, and when the pile is fully built-up. This has nothing to do with recovering from a fold

error by stopping the swinging of the swing arm, as well as the descending and ascending of the

table, as recited in claim 5, that will assist in the recovery from the fold error. For at least these

reasons, the present claimed invention of claim 5 patentably distinguishes over the prior art.

For at least the foregoing reasons, the claimed invention distinguishes over the cited art

and defines patentable subject matter. Favorable reconsideration is earnestly solicited.

Should the Examiner deem that any further action by applicant would be desirable to

place the application in condition for allowance, the Examiner is encouraged to telephone

applicant's undersigned agent.

If this paper is not timely filed, Applicant respectfully petitions for an appropriate

extension of time. The fees for such an extension or any other fees that may be due with respect

to this paper may be charged to Deposit Account No. 50-2866.

Respectfully submitted,

WESTERMAN, HATTORI, DANIELS & ADRIAN, LLP

Ryan B. Chirnomas

Agent for Applicant

Registration No. 56,527 Telephone: (202) 822-1100

Facsimile: (202) 822-1111

RBC/meu

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